Case: 1:18-cv-06697 Document #: 4 Filed: 10/16/18 Page 1 of 1 PageID #:9

Fdvh+#1+4;0fy0399<:#Grfxphqwk=### lbng+#323524;#5年jh##字形表方为6720

CLERK, U.S. DISTRICT COURT

Cherron Mariè Phillips FCI Waseca Reg 45209-424 PO Box 1731 Waseca MN 56093

OCT =2.7

THOMAS G. BF CLERK, U.S. DISTR

UNITED STATES DISTRICT COURT NORTHERN DISTRICT ILLINOIS

Cherron Marie Phillips Petitioner

retitioner

V.

Warden FCI Waseca Respondent 1:18-cv-06697 Judge Edmond E. Chang Magistrate Judge Mary M. Row PC10

Writ of Habeas Corpus

Petition

Petitioner Cherron Marie Phillips, hereinafter, petitioner submits her duly affirmed petition for Writ of Habeas Corpus as executed before the clerk who administers oaths for verification of all statements under penalty of perjury at to state why the writ should issue.

The statutes of the United States declare that the Supreme Court and the discourts shall have power to issue writs of habeas corpus; that application for the writ shall be made to the court or justice or judge authorized to issue the same by complaint in writing, under oath, signed by the petitioner setting forth the facts concerning his detention, in whose custody he is and by virtue of what classic or authority, if known. The Court, or justice or judge "shall forthwith award a writ of habeas corpus, unless it appears from the petition itself that the party is not entitled thereto."

Petitioner now affirms this application for writ of habeas corpus in the following terms:

"Your petitioner, Cherron Marie Phillips represents and states to this hono court that she is restrained of her liberty and is unlawfully imprisoned at Federal Correctional Institution, Waseca Minnesota by the Warden of said institu

"That cause of said restraint according to the best of the knowledge and belief of your petitioner is allegedly retaliating against a federal official by

1 of 1 10/16/2018 4:51 PM